## F.No. 275/4/2024-IT(B) Government of India Ministry of Finance Department of Revenue Central Board of Direct Taxes

New Delhi, the April, 2024

Sub: Partial modification of Circular No. 3 of 2023 dated 28.03.2023 regarding consequences of PAN becoming inoperative as per rule 114AAA of the Incometax Rules, 1962- reg.

Circular No. 3 of 2023 dated 28.03.2023 issued by the Board details the consequences of PAN becoming inoperative as under:

"Consequent to the notification substituting rule 114 AAA of the Income-tax Rules, 1962 (the Rules) vide notification no. 15 of 2023 dated 28<sup>th</sup> March, 2023, it is hereby clarified that a person who has failed to intimate the Aadhaar number in accordance with section 139AAA of the Income-tax Act, 1961 (the Act) read with rule 114AAA shall face the following consequences as a result of his PAN becoming inoperative:

- (i) refund of any amount of tax or part thereof, due under the provisions of the Act shall not be made to him;
- (ii) interest shall not be payable to him on such refund for the period, beginning with the date specified under sub-rule (4) of rule 114AAA and ending with the date on which it becomes operative;
- (iii) where tax is deductible under Chapter XVII-B in case of such person, such tax shall be deducted at higher rate, in accordance with the provisions of section 206AA;
- (iv) where tax is collectible at source under Chapter XVII-BB in case of such person, such tax shall be collected at higher rate, in accordance with the provisions of section 206CC."
- 2. As per sub-rule (4) of rule 114AAA of the Income-tax Rules, 1962, the above consequences shall have effect from the date specified by the Board. The Board vide Circular No. 03 of 2023 dated 28<sup>th</sup> March, 2023 had specified that the consequences shall take effect from 1<sup>st</sup> July, 2023 and continue till the PAN becomes operative.



- 3. Several grievances have been received from the taxpayers that they are in receipt of notices intimating that they have committed default of 'short-deduction/collection' of TDS/TCS while carrying out the transactions where the PANs of the deductees/collectees were inoperative. In such cases, as the deduction/collection has not been made at a higher rate, demands have been raised by the Department against the deductors/collectors while processing of TDS/TCS statements under section 200A or under section 206CB of the Act, as the case maybe.
- 4. With a view to redressing the grievances faced by such deductors/collectors, the Board, in partial modification and in continuation of the Circular No. 3 of 2023, hereby specifies that for the transactions entered into upto 31.03.2024 and in cases where the PAN becomes operative (as a result of linkage with Aadhaar) on or before 31.05.2024, there shall be no liability on the deductor/collector to deduct/collect the tax under section 206AA/206CC, as the case maybe, and the deduction/collection as mandated in other provisions of Chapter XVII-B or Chapter XVII-BB of the Act, shall be applicable.
- 5. Hindi version to follow.

(Sunil Kumar)

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## Copy to:-

- PS to FM/OSD to FM/PS to MoS (R)/OSD to MoS(R)
- 2. PPS to Secretary (Revenue)
- 3. The Chairman, CBDT & all Members, CBDT
- 4. All Pr.CCsIT, CCsIT/Pr.DGIT/DGsIT
- 5. All Joint Secretaries/CsIT, CBDT
- Pr. Commissioner of Income-tax (Media & TP) and official Spokesperson, CBDT, New Delhi
- 7. CIT, (CPC-TDS)
- 8. ADG (PR,P&P) for necessary action
- 9. JCIT, Database Cell, with a request to upload the order on the website www.irsofficersonline.gov.in
- Web Manager, O/o DGIT(Systems) with a request to upload the order on the website of www.incometaxindia.gov.in
- 11. The Institute of Chartered Accountants of India, IP Estate, New Delhi
- 12. All Chambers of Commerce

The Guard File

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